EXHIBIT A

MAR-30-2017 THU 03:24 PM PLEASANTVILLE CHECK CASHING

FAX:16096418383

P. 001/018

412-281-3388

JAVERBAUM WURGAFT HICKS KAHN WIKSTROM & SININS 505 Morris Avenua Second Floor Springfield, NJ 07081 (973) 379-4200 Attorneys for Plaintiff Attorney I.D. No.: 029901989

SUPERIOR COURT OF NEW JERSEY - LAW DIVISION: MIDDLESEX COUNTY

Plaintiff

ABDUR RAUF BAKALI, AS ADMINISTRATRIX OF Docket No. MID-L-1486-17 THE ESTATE OF OSMAN M. BAKALI

CIVIL ACTION

VS.

Deiendants GLENN A. JONES, EAGLE EXPRESS LINES INC., and ABC CORPS 1-10 intending any brokers, shippers, statutory employers, freight forwarders, or any other entity that owned or operated the subject tractor trailer or was involved in any way whatsoever in the transport of goods and/or the hiring of EAGLE EXPRESS LINES INC., its driver, or any other party involved in the subject

SUMMONS

FROM THE STATE OF NEW JERSEY, To The Defendant (s) Named Above: Glenn A. Jones

The plaintiff, named above, has filed a lawsuit against you in the Superior Court The plaintiff, named above, has filed a lawsuit against you in the Superior Court of New Jersey. The complaint attached to this summons states the basis for this lawsuit. If you dispute this complaint, you or your attorney must file a written answer or motion and proof of service with the deputy clerk of the Superior Court in the county listed above within 35 days from the date you received this summons, not counting the date you received it. (A directory of the addresses of each deputy clerk of the Superior Court is available in the Civil Division Management Office in the county listed above and online as http://www.indiciary.state.of.us/prose/10153_deptyclerklawref.pdf.) If the complaint ar http://www.judiciary.state.nj.us/prose/10153_deptyclerklawref.pdf.) If the complaint is one in foreclosure, then you must file your written answer or motion and proof of service with the Clerk of the Superior Court, Hughes Justice Complex, P.O. Box 971, Trenton, NJ 08625. A filing fee payable to the Treasurer, State of New Jersey and a completed Case Information Statement (available from the deputy clerk of the Superior Court) must accompany your answer or motion when it is filed. You must also send a copy of your answer or motion to plaintiff's attorney whose name and address appear above, or to plaintiff, if no attorney is named above. A telephone call will not protect your rights; you must file and serve a written answer or motion (with fee of \$175.00 and completed Case Information Statement) if you want the court to hear your defense.

If you do not file and serve a written answer or motion within 35 days, the court may enter a judgment against you for the relief plaintiff demands, plus interest and costs of suit. If judgment is entered against you, the Sheriff may seize your money, wages or property to pay all or part of the judgment. ar http://www.judiciary.state.nj.us/prose/10153_deptyclerklawref.pdf.) If the complaint

property to pay all or part of the judgment.

If you cannot afford an Attorney, you may call the Legal Services office in the county where you live or the Legal Services of New Jersey Statewide Hotline at 1-888-LSNJ-LAW (1-888-576-5529). If you do not have an attorney and are not eligible for free legal LAW (1-888-576-5529). assistance, you may obtain a referral to an attorney by calling one of the Lawyer Referral Services. (A directory of the addresses of each deputy clerk of the Superior Court is available in the Civil Division Management Office in the county listed above and online at http://www.judiciary.state.nj.us/prose/10153_deptyclerklawref.pdf.)

DATED: March 21, 2017

Michello M. Smith Michelle M. Smith

Clerk of the Superior Court

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FAX:16096418383

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Name of Defendant to Be Served: Glenn A. Jones
Address of Defendant to Be Served: 118 South Chester Avenue-Front, Pleasantville NJ
08232

0 0 0 0

FAX: 16096418383 P. 003/018

CIVIL RECORDS

JAVERBAUM WURGAFT HICKS KAHN WIKSTROM & SININS N.J. SUPERIOR COURT 505 Morris Avenue-Suite 200 Springfield, NJ 07081 DIT HAR IS A G- to (973) 379-4200 Attorney I.D. No. Lawrence M. Simon (029901989FILED & RECEIVED #4 LSimon@LawJW.com ATTORNEY FOR PLAINTIFF

:

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OF OSMAN M. BAKALI,

Plaintiff,

VS.

GLENN A. JONES, EAGLE EXPRESS : LINES INC., and ABC CORPS 1-10 : intending any brokers, shippers, statutory employers, : freight forwarders, or any other entity that owned or operated the subject tractor trailer or was involved in any way whatsoever in the transport of goods and/or the hiring of EAGLE EXPRESS LINES INC., its driver, or any other party involved in the subject transport,

Defendants.

ABDUR RAUF BAKALI, AS : SUPERIOR COURT OF NEW JERSEY ADMINISTRATRIX OF THE ESTATE : LAW DIVISION: MIDDLESEX COUNTY DOCKET NO.: MD4-01486 17

CIVIL ACTION

COMPLAINT AND JURY DEMAND

Abdur Rauf Bakali, as Administrator of the Estate of Osman M. Bakali, by and through his attorneys, JAVERBAUM WURGAFT HICKS KAHN WIKSTROM & SININS, P.C. by way of Complaint against Defendants says:

FIRST COUNT

1. At all times plaintiff Abdur Rauf Bakali was named

Administrator of the Estate of Osman M. Bakali by the Probate Court of Butler County, State of Ohio.

- At all times relevant, decedent Osman M. Bakali, operated a 2016 Toyota Camry.
- At all times relevant, Defendant GLENN A. JONES, residing in Pleasantville, New Jersey, was the operator of a 2014 Volvo tractor trailer.
- 3. At all times relevant Defendant, EAGLE EXPRESS LINES INC., was a privately held corporation with trucking operations offices in South Holland, Illinois.
- At all times relevant Defendant, EAGLE EXPRESS LINES INC., as a motor carrier duly registered with the United States Department of Transportation, was assigned a DOT number and designated an agent for service of process in all fifty states.
- At all times Defendant, EAGLE EXPRESS LINES INC. designated an agent for service in New Jersey in Old Bridge, Middlesex County, New Jersey, where venue herein is lain.
- At all times relevant, Defendant EAGLE EXPRESS LINES INC., did own the aforedescribed 2014 Volvo tractor trailer.
- On or about July 16, 2016 at approximately 9:05 AM, at I-70 West Bound in Fallowfield Township, Washington County, New Jersey, the above-described tractor trailer struck the decedent who had exited his above described vehicle.

- 8. Said accident was a direct and proximate result of the negligence and carelessness of Defendants, without any negligence on the part of Plaintiff.
- 9. Defendant GLENN A. JONES, as a direct and/or statutory employee of defendant EAGLE EXPRESS LINES INC. negligently operated his vehicle by:
 - a) Following too closely behind the vehicles in front of him;
 - b) Failing to ensure that he had adequate line of sight of other vehicles and obstructions in his path;
 - c) Failing to keep a proper lookout for warnings, other vehicles, pedstrains, hazards, and obstructions;
 - d) Failing to ensure that he had adequate stopping distance to avoid hitting vehicles or their occupants or pedestrians in front or next to him;
 - e) Failing to ensure that he had adequate maneuvering room to avoid hitting vehicles or their occupants or pedestrians in front, next to him, or in his path of travel;
 - f) Driving at an excessive rate of speed;
 - g) Operating his truck without adequate training and experience;
 - h) Operating his truck in violation of hours of service rules pursuant to 49 CFR 395 et. seq.;

- i) Failing to record his duty status in duplicate, for a24 hour period prior to the accident;
- j) Failing to ensure, pursuant to 49 CFR 392.7, prior to operating his vehicle that the vehicle was in safe operating condition;
- k) Operating a vehicle in violation of 49 CFR 392.3 when his ability or alertness is impaired or likely to become so due to fatigue, illness ,or other causes;
- Operating a vehicle while using a radar detector in violation of 49 CFR 392.71;
- m) Operating a vehicle in violation of 49 CFR 391.21 for failing to disclose to his employer all prior motor vehicle accidents for a period three years prior to the accident date;
- n) Failed to pay attention to the road ahead;
- o) Failed to be diligent at all times;
- 10. That as a result of the aforementioned negligence and carelessness of the defendants, decedent Osman M. Bakali was severely and permanently injured, and did thereby sustain great pain and suffering, loss of engagement of life, suffered serious and permanent injuries which caused him conscious pain and suffering and led to his ultimate demise, and did thereby suffer other losses and damages as a direct and proximate result of the conduct of the Defendants, including bills and expenses for

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medical and hospital treatment and funeral expesses, and further, as a result of said wrongful death of decedent, his dependents and beneficiaries suffered and are entitled to economic damages pursuant to Green v. Bittner.

WHEREFORE, Plaintiff, Abdur Rauf Bakali, as administrator of the Estate of Osman M. Bakali, demands judgment against the Defendants, GLENN A. JONES and EAGLE EXPRESS LINES INC., for damages together with costs and interest.

SECOND COUNT

VICARIOUS LIABILITY

- 1. Plaintiff repeats and realleges the allegations of the First Count as if same were set forth more fully at length herein.
- 2. During the scope and course of his employment with defendant EAGLE EXPRESS LINES INC., defendant GLENN A. JONES breached his duty to drive a motor vehicle on a public highway in such a manner that he could stop in time to avoid a collision with an object in his range of vision and/or within the area lighted by his headlights.
- 3. The negligence, careless, and wrongful acts of its employees are imputed to defendant EAGLE EXPRESS LINES INC.

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- 4. At all times defendant GLENN A. JONES was acting in the scope and course of his employment with defendant EAGLE EXPRESS LINES INC.
- 5. By reason of the foregoing, decedent Osman M. Bakali was severely and permanently injured, and did thereby sustain great pain and suffering, loss of engagement of life, suffered serious and permanent injuries which caused him conscious pain and suffering and led to his ultimate demise, and did thereby suffer other losses and damages as a direct and proximate result of the conduct of the Defendants, including bills and expenses for medical and hospital treatment and funeral expenses, and further, as a result of said wrongful death of decedent, his dependents and beneficiaries suffered and are entitled to economic damages pursuant to Green v. Bittner.

WHEREFORE, Plaintiff, Abdur Rauf Bakali, as Administrator of the Estate of Osman M. Bakali, demands judgment against the Defendants, GLENN A. JONES and EAGLE EXPRESS LINES INC. for damages together with costs and interest.

THIRD COUNT

NEGLIGENT HIRING

- Plaintiff repeats and realleges all allegations of the First and Second Counts as if same were set forth more fully herein.
 - 2. Defendant EAGLE EXPRESS LINES INC. owed the general

public, including the plaintiff, a duty to determine the qualifications of its employees including but not limited to:

- a) Adequately evaluating applicants before hiring them as truck drivers;
- Adequately training and supervising these drivers;
- c) Adequately evaluating these employees' job performance so as to discharge any incompetent or negligent employee before he injured the public or property;
- d) Pursuant to 49 CFR 382.201 et. seq., 382.301 et. seq., 383.35, and 391 et. seq., conduct and adequate investigation or inquiry into the driving record of GLENN A. JONES;
- 3. EAGLE EXPRESS LINES INC. breached these duties to the general public, including the plaintiffs, by its negligent and careless training, hiring, training, supervision, and retention of GLENN A. JONES, who was unqualified, incompetent, and/or negligent and careless.
- 4. As a direct and proximate result of the negligence, careless, and wrongful acts of defendant EAGLE EXPRESS LINES INC. decedent Osman M. Bakali was severely and permanently injured, and did thereby sustain great pain and suffering, loss of engagement of life, suffered serious and permanent injuries which caused him conscious pain and suffering and led to his ultimate

. . .

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demise, and did thereby suffer other losses and damages as a direct and proximate result of the conduct of the Defendants, including bills and expenses for medical and hospital treatment and funeral expenses, and further, as a result of said wrongful death of decedent, his dependents and beneficiaries suffered and are entitled to economic damages pursuant to Green v. Bittner.

WHEREFORE, Plaintiff, Abdur Rauf Bakali, as administrator of the Estate of Osman M. Bakali, demands judgment against the Defendant EAGLE EXPRESS LINES INC. for damages together with costs and interest.

FOURTH COUNT

FICTITIOUS PARTIES

- 1. Plaintiff repeats and realleges all allegations of the First, Second, and THIRD Counts as if same were set forth more fully herein.
- At the present time, plaintiff is unaware of the identity of any other motor carrier involved in the underlying transport of goods, and similarly, is unaware of the identities of the broker and shipper involved in the underlying transport, unaware of any other employer of the defendant truck driver, statutory or direct, unaware of any freight forwarders, and unaware of any other parties involved in the ownership and operation of the subject tractor trailer or the underlying

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transport of goods.

fictitiously named party is To the extent anv 3. negligent, careless, reckless, or vicariously liable for the negligence, carelessness, or recklessness of another party, all rights are reserved to amend the Complaint to name said fictitious entity as a direct defendant.

> JAVERBAUM WURGAFT HICKS KAHN WIKSTROM & SININS, P.C.

Attorney for Plaintiff(s)

By:

Lawrence M. Simon

Dated: March 10, 2017

JURY DEMAND

Plaintiff hereby demands a trial by jury as to all issued so triable.

> JAVERBAUM WURGAFT HICKS KAHN WIKSTROM & SINING Attorney for Plaintiff(s)

By:

Lawrence M. Simon

Dated: March 10, 2017

MAR-30-2017 THU 03:26 PM PLEASANTVILLE CHECK CASHING

FAX:16096418383

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CERTIFICATION AS TO REDACTION OF REQUIRED PERSONAL IDENTIFIERS

I certify that confidential personal identifiers have been redacted from documents now submitted to the court, and will be redacted from all documents submitted in the future in accordance with Rule 1:38-7(b)

JAVERBAUM WUNGAFT HICKS KAHN WIKSTROM & SENINS, P.C. Attorney for Plaintiff(s)

Lawrence M. Simon, Esq.

March 10, 2017

DESIGNATION OF TRIAL COUNSEL

Pursuant to Rule 4:25-4, you are hereby notified that Lawrence M. Simon, Esq. is hereby designated as trial counsel in the within matter.

JAVERBAUM WORGAFT HICKS KAHN WIKSTROM & SINING, P.C. Attorney for Plaintiff(s)

By:

Lawrence M. Simon

Dated: Merch 10, 2017

DEMAND FOR INTERROGATORIES

DEMAND is hereby made of Defendant for certified answers to Interrogatories Form C and C(1) of Appendix II within the prescribed time set forth in the Rules of Court.

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KAHN

JAVERBAUM WURGAFT HICKS WIKSTROM & SININS, P.C. Attorney for Plaintiff(s)

By:

Lawrence M. Simon

Dated: March 10, 2017

DEMAND FOR DISCOVERY OF INSURANCE COVERAGE

Pursuant to R. 4:10-2(b), demand is made that Defendant(s) disclose to plaintiff's attorney whether or not there are any insurance agreements or policies under which any person or firm carrying on an insurance business may be liable to satisfy part or all of a judgment which may be entered in this action or indemnify or reimburse for payments made to satisfy the judgment and provide plaintiff's attorney with true copies of those insurance agreements or policies, including, but not limited to, any and all declaration sheets. This demand shall include and cover not only primary coverage, but also any and all excess, catastrophe and umbrella policies.

JAVERBAUM WORGAFT HICKS WIKSTROM & FININS, P.C. Attorney for Plaintiff

By:

Lawrence M. Simon

March 10, 2017

FAX:16096418383

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CERTIFICATION PURSUANT TO R:4:5-1

- I hereby certify that the matter in controversy is not the subject of any action pending in any court of a pending arbitration proceeding.
- 2. There is no other action or arbitration proceeding contemplated, nor is there any other party who should be joined in this action.
- 3. A related action will likely be filed by counsel for Marcus Bakali, a passenger in decedent's vehicle.
- 4. I hereby certify that the foregoing statement is true and I am aware that if the foregoing statement is willfully false, I am subject to punishment.

JAVERBAUM WURGAFT HICKS KAHN WIKSTROM & SINING, P.C. Attorney for Plaintiff(s)

By:

Lawrence M. Simon

Dated: March 10, 2017

Appendix XII-B1

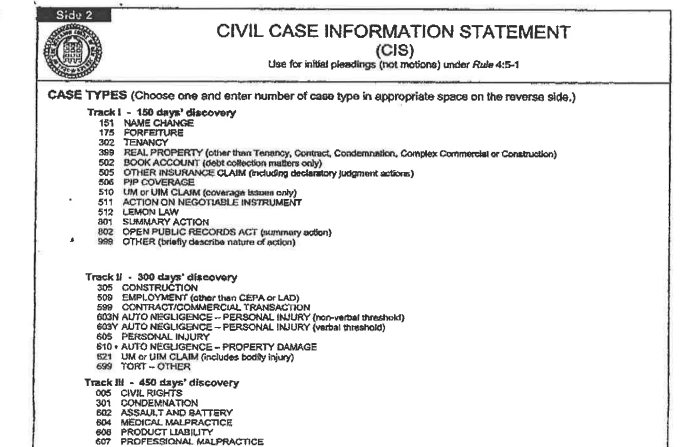
	CIVIL CASE INFORMATION STATEMENT (CIS) Use for initial Law Division Civil Part pleadings (not motions) under Rule 4:5-1 Pleading will be rejected for filling, under Rule 1:5-6(c if information above the black bar is not completed or attorney's signature is not affixed				PAYMENT TYPE: CK CG CCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC			
ATTORNEY / PRO SE NAME LAWRENCE M. SIMON, ESQ. (973) 379			NUMBER JOOR	Middle:	TY OF VENUE lesex			
		(9/3)3/3	15031 - 100 High - 100			T NUMBER (when available)		
FIRM NAME (1/ applicable) JAVERBAUM WURGAFT HICKS KAHN WIKSTROM & SININ			S, P.C.	MAD	4-01		17	
OFFICE ADDRESS 505 MORRIS AVENUE, SECOND FLOOR SPRINGFIELD, NJ 07081				COMP	NT TYPE LAINT			
			- (116) 40 ± 0000	JURY DE	MAND	YES	□ No	
ABOUR RAUF &	g. John Doe, Plaintiff) BAKALI, AS RIX OF THE ESTATE BAKALI, PLAINTIFF	OSMAN M. BAK	ABDUR RAUF BAKALI, AS ADMINISTRATRIX OF THE ESTATE OF OSMAN M. BAKALI, PLAINTIFF v. GLENN A. JONES, EAGLE EXPRESS LINES INC., et. al.					
CASE TYPE NUMB (See reverse side for 603N RELATED CASES P	listing) RELATED? YES NO	IS THIS A PROFESS IF YOU HAVE CHEC REGARDING YOUR	IS THIS A PROFESSIONAL MALPRACTICE CASE? IF YOU HAVE CHECKED "YES," SEE N.J.S.A. 2A:53 A -27 AND APPLICABLE CASE LAW REGARDING YOUR OBLIGATION TO FILE AN AFFIDAVIT OF MERIT. IF YES, LIST DOCKET NUMBERS					
	TE ADDING ANY PARTIES transaction or occurrence)?	NAME OF DEFENDA	NAME OF DEFENDANT'S PRIMARY INSURANCE COMPANY (K Known)					
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USE THIS SPACE TO ACCELERATED DIS	DALERT THE COURT TO ANY POSITION	SPECIAL CASE CHARAC	TERISTICS THAT	MAY WARRA		DUAL MAN	VAGEMENTO NO SISPERIO	
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S □ YES	YOUR CLIENT NEED ANY DISABILITY NO	Y ACCOMMODATIONS?				T.	> 6	
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Effective 10/01/2016, CN 10517

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FAX: 16096418383

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Track IV - Active Case Management by Individual Judge / 450 days' discovery

WHISTLEBLOWER / CONSCIENTIOUS EMPLOYEE PROTECTION ACT (CEPA) CASES

156 ENVIRONMENTAL/ENVIRONMENTAL COVERAGE LITIGATION

303 MT. LAUREL

808

B09 816

COMPLEX COMMERCIAL 50R COMPLEX CONSTRUCTION 513

INSURANCE FRAUD

INVERSE CONDEMNATION

514

TOXIC TORT DEFAMATION

FALSE CLAIMS ACT

701 ACTIONS IN LIEU OF PREROGATIVE WRITS

618 LAW AGAINST DISCRIMINATION (LAD) CASES

Multicounty Litigation (Track IV)

271 ACCUTANEASOTRETINOIN 274 RISPERDAUSEROQUEUZYPREXA

281 BRISTOL-MYERS SQUIBB ENVIRONMENTAL

FOSAMAX 282 STRYKER TRIDENT HIP IMPLANTS

288 LEVAQUIN

YAZ/YASMIN/OCELLA 227 REGLAN 289

601 POMPTON LAKES ENVIRONMENTAL LITIGATION 823

PELVIC MESHIGYNECARE

292 PELVIC MESH/BARO

DEPUY ASR HIP IMPLANT LITIGATION

ALLODERM RECENERATIVE TISSUE MATRIX STRYKER REJUVENATE/ABG II MODULAR HIP STEM COMPONENTS 295 296

MIRENA CONTRACEPTIVE DEVICE 297

OLMESARTAN MEDOXOMIL MEDICATIONS/BENICAR

TALC-BASED BODY POWDERS ASBESTOS 300

PROPECIA

If you believe this case requires a track other than that provided above, please indicate the reason on Side 1, in the space under "Case Characteristics,

Please check off each applicable category

Putative Class Action

Title 59

Effective 10/01/2016, CN 10517

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FAX: 16096418383

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MIDDLESEX VICINAGE CIVIL DIVISION F O BOX 2633 56 PATERSON STREET NEW BRUNSWICK NJ 08903-2633

TRACK ASSIGNMENT NOTICE

COURT TELEPHONE NO. (732) 519-3728 COURT HOURS 8:30 AM - 4:30 PM

DATE: MARCH 13, 2017

RAUF BAKALI ABDUR VS JONES GLENN

DOCKET: MID L -001486 17

THE ABOVE CASE HAS BEEN ASSIGNED TO: TRACK 2.

RE:

DISCOVERY IS 300 DAYS AND RUNS FROM THE FIRST ANSWER OR 90 DAYS FROM SERVICE ON THE FIRST DEFENDANT, WHICHEVER COMES FIRST.

THE PRETRIAL JUDGE ASSIGNED IS: HON ANDREA CARTER

IF YOU HAVE ANY QUESTIONS, CONTACT TEAM 003 AT: (732) 519-3745 EXT 3745.

IF YOU BELIEVE THAT THE TRACK IS INAPPROPRIATE YOU MUST FILE A
CERTIFICATION OF GOOD CAUSE WITHIN 30 DAYS OF THE FILING OF YOUR PLEADING.
PLAINTIPF MUST SERVE COPIES OF THIS FORM ON ALL OTHER PARTIES IN ACCORDANCE
WITH R.4:5A-2.

ATTENTION:

ATT: LAWRENCE M. SIMON
JAVERBAUM WURGAFT HICKS KAHN E
505 MORRIS AVENUE
2ND FLOOR
SPRINGFIELD NJ 07081

JUMPE

NJ SUPERIOR COURT LAWYER REFERRAL AND LEGAL SERVICE LIST

ATLANTIC COUNTY:
Deputy Clerk, Superior Court
Civil Division, Direct Filing
1201 Bacharach Blvd., 1st Fl.
Atlantic City, NJ 08401
LAWYER REFERRAL
(609) 345-3444
LEGAL SERVICES
(609) 348-4200

BERGEN COUNTY:
Deputy Clerk, Superior Court
Civil Division, Room 115
Justice Center, 10 Main St.
Hackensack, NJ 07601
LAWYER REFERRAL
(201) 488-0044
LEGAL SERVICES
(201) 487-2166

BURLINGTON COUNTY: Deputy Clerk, Superior Court Central Processing Office Attn: Judicial Intake First FI., Courts Facility 49 Rancocas Road Mt. Holly, NJ 08060 LAWYER REFERRAL (609) 261-4862 LEGAL SERVICES (609) 261-1088

CAMDEN COUNTY:
Deputy Clerk, Superior Court,
Civit Processing Office
Hall of Justice
1st Fl, Suite 150
101 South 5th Street
Camden, NJ 08103
LAWYER REFERRAL
(856) 482-0618
LEGAL SERVICES
(858) 964-2010

CAPE MAY COUNTY:
Deputy Clerk, Superior Court
9 N. Main Street
Cape May Court House, NJ
08210
LAWYER REFERRAL
(609) 463-0313
LEGAL SERVICES
(609) 465-3001

CUMBERLAND COUNTY:
Deputy Clerk, Superior Court
Civil Case Management Office
60 West Broad Street
P, O. Box 10
Bridgeton, NJ 08302
LAWYER REFERRAL
(856) 696-5550
LECAL SERVICES
(856) 691-0494

ESSEX COUNTY:
Deputy Clerk, Superior Court
Civil Customer Service
Hall of Records, Room 201
465 Dr. Martin Luther King Jr.
Bivd.
Newark, NJ 07102
LAWYER REFERRAL
(973) 622-6204
LEGAL SERVICES
(973) 624-4500

GLOUCESTER COUNTY:
Deputy Clerk, Superior Court
Civil Case Management Office,
Attn: Intake, First FL, Court
House
1 North Broad Street
Woodbury, NJ 08096
LAWYER REFERRAL
(856) 848-4589
LEGAL SERVICES
(856) 848-5360

HUDSON COUNTY:
Deputy Clerk, Superior Court
Civil Records Dept.
Brennan Court House, 1st Floor
583 Newark Avenue
Jersey City, NJ 07306
LAWYER REFERRAL
(201) 798-2727
LEGAL SERVICES
(201) 792-6363

HUNTERDON COUNTY: Deputy Clerk, Superior Court Civil Division 55 Park Avenue Flemington, NJ 08822 LAWYER REFERRAL (908) 236-6109 LEGAL SERVICES (908) 782-7979

MERCER COUNTY:
Deputy Clerk, Superior Court
Local Filing Office, Courthouse
175 S. Broad Street
P, O. Box 8068
Trenton, NJ 08650
LAWYER REFERRAL
(608) 585-6200
LEGAL SERVICES
(609) 695-6249

MIDDLESEX COUNTY:
Deputy Clerk, Superior Court
Middlesex Vicinage.
Second Floor, Tower
56 Paterson Street
P. O. Box 2633
New Brunswick, NJ 08903-2633
LAWYER REFERRAL
(732) 828-0053
LEGAL SERVICES
(732) 249-7600

MONMOUTH COUNTY: Deputy Clerk, Superior Court / Court House P. O. Box 1269 Freehold, NJ 07728-1269 LAWYER REFERRAL (732) 431-5544 LEGAL SERVICES (732) 856-0020

MORRIS COUNTY:
Morris County Courthouse
Civit Division
Washington & Court Streets
P. O. Box 910
Morristown, NJ 07963-0910
LAWYER REFERRAL
(973) 267-5882
LEGAL SERVICES
(973) 285-6911

OCEAN COUNTY:
Deputy Clerk, Superior Court
Court House, Room 121
118 Washington Street
P.O. Box 2191
Toms River, NJ 08754-2191
LAWYER REFERRAL
(732) 240-3686
LEGAL SERVICES
(732) 341-2727

PASSAIC COUNTY: Deputy Clerk, Superior Court Chill Division - Court House 77 Hamilton Street Paterson, NJ 07505 LAWYER REFERRAL (973) 278-9223 LEGAL SERVICES (973) 523-2900

SALEM COUNTY:
Deputy Clerk, Superior Court
Attn: Civil Case Management
Office
92 Market Street
Salern, NJ 08079
LAWYER REFERRAL
(856) 935-5629
LEGAL SERVICES
(856) 691-0494

SOMERSET COUNTY:
Deputy Clark, Superior Court
Civil Division Office
40 North Bridge Street
P. O. Box 3000
Somerville, NJ 08876
LAWYER REFERRAL
(908) 685-2323
LEGAL SERVICES
(908) 231-0840

SUSSEX COUNTY:
Deputy Clerk, Superior
Court
Sussex County Judicial
Center
43-47 High Street
Newton, NJ 07860
LAWYER REFERRAL
(973) 267-5882
LEGAL SERVICES
(973) 383-7400

UNION COUNTY: Deputy Clerk, Superior Court 1st Floor, Court House 2 Broad Street Efizabeth, NJ 07207-6073 LAWYER REFERRAL (908) 353-4715 LEGAL SERVICES (908) 354-4340

WARREN COUNTY:
Deputy Clerk, Superior
Court
Civil Division, Court
House
413 Second Street
Belvidere, NJ 078231500
LAWYER REFERRAL
(908) 859-4300
LEGAL SERVICES
(908) 475-2010